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Approved to the time of 10/01/2002, OMS 0031-0032

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## DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

As the below named inventor(s), live declare that:  This declaration is directed to:  The stisched application, or Application No. 10/700689 filed on November 04, 2003  As a mended on (if applicable):  If we believe that live enviror the original and first inventor(s) of the subject matter which is claimed and for which a patent is cought;  If we have ravigued and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we have ravigued and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we have ravigued and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we have ravigued and understand the contents of the application, including the claims, as amended by any amendment specifically referred to above;  If we have ravigued and understand the continuation including the continuation-in-part application, material information which became available between the filing date of the prior application and the national or PCT intermetional filing date of the continuation-in-part application and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or impresentent or both, under 16 U.S.C. 1991, and mey jeoperdize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(6)  Inventor two: MICHAEL O'NEILL  Signature: Citizen of: CN  Inventor three; JIAZHONG CHEN  Signature: Citizen of: CN  Inventor four,							
This declaration is directed to:  The attached application, or 10/700659 filed on November 04, 2003 filed on Michael 11 was amplication of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we have reviewed and understand this contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we have reviewed and understand this contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we have reviewed and understand this contents of the application and to make to be application of the continuation-in-part application.  All atendments made herein of mylown knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the libes are punishable by fine or impresements or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(S)  Inventor two:  MICHAEL O'NEILL  Signature:  Citizen of:  Citizen o	Title of invention						
The stisched application, or 10/700659 filed on Movember 04, 2003 (if application No. 10/700659 filed on Movember 04, 2003 (if applicable):  If we believe that I we emulare the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought:  If we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we acknowledge the duty to disclose to the United States Patent and Trademark Office ell information known to make to be insterted to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became evaliable between the filing date of the prior application and the patents made herein of mylown knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisement, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(6)  Inventor one: YOUNG H. KIM  Signature: Citizen of: CN  Inventor three; JIAZHONG CHEN  Signature: Citizen of: CN	As the below named inventor(s), I/we declare that:						
Application No. 10/700659 filed on neverner V. 2009  Itwe believe that two emviare the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought:  If we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  Itwe acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to mehin to be interfel to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became swellable between the filing date of the prior application and the national or PCT intermetional filing date of the continuation-in-part application.  All statements made herein of my/own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisement, or tooth, under 16 U.S.C. 1001, and may jeoperdize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(S)  Inventor one: YOUNG H. KIM  Signature: Citizen of: CN  Inventor three; JIAZHONG CHEN  Signature: Citizen of: CN	This declaration is directed to:						
If we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  If we acknowledge the duty to disclose to the United States Patent and Trademark Office all information income to make to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT intermetional filling date of the continuation-in-part application.  All attatements made herein of mylown knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false attatements and the like are punishable by fine or impresentant or both, under 16 U.S.C. 1901, and may jeoperdize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(S)  Inventor one: YOUNG H. KIM  Signature: Citizen of: Citizen	<u> </u>	The attached application, or 10/700059 filed on, November 04, 2003					
which a patent is sought;  If we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;  Live acknowledge the duty to disclose to the United States Patent and Trademark Office an information known to mehin to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.  All attenments made herein of my/own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment or both, under 16 U.S.C. 1991, and may jeopardize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(6)  Inventor one: YOUNG H. KIM  Signature: Citizen of: MCHAEL O'NEILL  Citizen of: MCHAEL O'NEILL  Citizen of: MCHAEL O'NEILL  Citizen of: CN  Inventor three: JIAZHONG CHEN		as amended on(if applicable):					
amended by any amendment specifically referred to above:  I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to mehm to be material information which became available between the filing date of the prior application and applications, material information which became available between the filing date of the prior application and the national or PCT internetional filing date of the continuation-in-part application.  All attatements made herein of mylown knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment or both, under 16 U.S.C. 1901, and may jeopardize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(6)  Inventor one:  YOUNG H. KIM  Signature:  Citizen of:  Ci							
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belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or impresentment or froth, under 18 U.S.C. 1991, and may jeopardize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(S)  Inventor one: YOUNG H. KIM  Signature: MICHAEL O'NEILL  Signature: Citizen of: IE  Inventor three: JIAZHONG CHEN  Signature: Citizen of: CN	to mean to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part.						
Inventor one: YOUNG H. KIM  Signature: Citizen of: XC U.S.  Inventor two: MICHAEL O'NEILL  Signature: Citizen of: IE  Inventor three; JIAZHONG CHEN  Signature: Chizen of: CN	bellef are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1991, and may						
Signature: ALL C'NEILL  Inventor two: MICHAEL O'NEILL  Signature: Citizen of: HE  Inventor three; LIAZHONG CHEN  Signature: Citizen of: CN	FULL NAME OF INVENTOR(6)						
Inventor two: MICHAEL O'NEILL  Signature; Citizen of: HE  Inventor three; JIAZHONG CHEN  Signature: Chizen of: CN	Inventor one: YOL	UNG H. KIM					
Signature; Citizen of: HE Inventor three;IIAZHONG CHEN Signature; Citizen of: CN	Signature:	1d 16 Citizen of: 28 U.S					
Inventor three;	Inventor two: MIC	HAEL O'NEILL					
Signature: Chizen of: CN	Signature;	Citizen of: IE					
	Inventor three:,JIAZ						
Invantor four;	និត្រែនៅបទ:	Citizen of: CN					
	Invantor four:						
Signature: Citizen of:	Signature:	Clt/zen of:					

Additional Inventors are being named on additional forms of process or epitemion. This confection of information is required by 35 U.S.C. 118 and 37 CFR 1.68. The information is used by the public of the (and the USE/TO in process) on application. Confidentially in governed by \$5 U.S.C. 122 and 27 CFR 1.14. This form is entired to min 1 mixets to complete. This thin will very depending upon the Addes of the information and the content of the sent of the Chief information Office, LLS. Palent and Trademark Office, Warrington, DC 20231. BO NOT SEND FEED OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissionarilly Palents, Warrington, DC 20231.

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## DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of Invention AQUEOUS DISPERSIONS OF POLYUREAURETHANES						
As the below na	As the below named inventor(s), I/we declare that:					
This declaration	This declaration is directed to:					
	$\square$	The attached application Application No.	n, or 10/700859	filed on November 04, 2003		
		as amended on		(if applicable);		
I/we believe that I/we am/are the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought;						
I/ we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;						
I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me/us to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filling date of the prior application and the national or PCT International filling date of the continuation-in-part application.						
All statements made herein of my/own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.						
FULL NAME OF	INVEN	TOR(S)				
Inventor one:	YOU	NG H. KIM				
Signature:			_ Citizen of	KR		
Inventor two:	MICH	AEL O'NEILL				
Signature:	<u> </u>	lal Tell	_ Citizen of	IE		
Inventor three:	JIAZH	ONG CHEN				
Signature:		- 70-	_ Citizen of	: <u>CN</u>		
Inventor four:		<del></del>				
Signature:			_ Citizen of			
Additional Inventors are being named onadditional form(s) attached hereto.						

Burden Hour Statement: This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is used by the public to file (and the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 1 minute to complete. This time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

PTO/SB/01A (10-01)

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U.S. Patent and Tredemark Office: U.S. DEPARTMENT OF COMMERCE

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## DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of invention	AQUEOUS DISPERSIONS OF POLYUREAURETHANES				
As the below named inventor(s), I/we declare that:					
This declaration is directed to:					
	The attached application, or Application No10/700859, filed on November 04, 2003,				
	as amended on(If applicable);				
I/we believe that I/we am/are the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought;					
If we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;					
I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me/us to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filling date of the prior application and the national or PCT International filling date of the continuation-in-part application.					
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FULL NAME OF INVENTOR(S)					
Inventor one:	YOUNG H. KIM				
Signature:	Cittzen of: KR				
Inventor two:	MICHAEL O'NEILL				
Signature:	Citizen of: IE				
Inventor three:	JIAZHONG CHEN				
Signature:	fishing Chen - Citizen of: CN				
Inventor four:					
Signature:	Citizen of:				
Additional Inventors are being named onadditional form(s) attached hereto.					

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